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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/037,931	01/04/2002	Theodore F. Emerson	merson COMP:0220B 7599  EXAMINER	
7	590 11/22/2004			
Michael G. Fletcher		RAHMJOO, MANUCHER		
Fletcher, Yoder & Van Someren P.O. Box 692289		ART UNIT	PAPER NUMBER	
Houston TX 77269-2289		2676		

DATE MAILED: 11/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/037,931	EMERSON ET AL.		
		Examiner	Art Unit		
		Mike Rahmjoo	2676		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTI THE MAIL  - Extensions after SIX (6)  - If the period  - If NO period  - Failure to re Any reply re	ENED STATUTORY PERIOD FOR REPLING DATE OF THIS COMMUNICATION of time may be available under the provisions of 37 CFR 1. MONTHS from the mailing date of this communication. for reply specified above is less than thirty (30) days, a reply is specified above, the maximum statutory perior ply within the set or extended period for reply will, by statuceived by the Office later than three months after the mailint term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timply within the statutory minimum of thirty (30) days a will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE.	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
2a)	ponsive to communication(s) filed on 30 states action is <b>FINAL</b> . 2b) The this application is in condition for allowed in accordance with the practice under	is action is non-final. ance except for formal matters, pro			
Disposition o	f Claims				
4a) ( 5)	m(s) 1-7 and 11-16 is/are pending in the of the above claim(s) is/are withdram(s) is/are allowed.  m(s) 1-7 and 11-16 is/are rejected.  m(s) is/are objected to.  m(s) are subject to restriction and/	awn from consideration.			
Application F	Papers				
10)□ The Appl Rep	specification is objected to by the Examir drawing(s) filed on is/are: a) action and any objection to the lacement drawing sheet(s) including the correport of the control of the corresponding to the control of the control	ccepted or b) objected to by the le drawing(s) be held in abeyance. Section is required if the drawing(s) is ob-	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority unde	r 35 U.S.C. § 119	•			
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
2) Notice of [3] Informatio	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) n Disclosure Statement(s) (PTO-1449 or PTO/SB/0 s)/Mail Date	4) Interview Summary Paper No(s)/Mail D  5) Notice of Informal F  6) Other:	/ (PTO-413) ate Patent Application (PTO-152)		

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#### **DETAILED ACTION**

#### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1- 7, and 11- 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hester (US Patent 5,608,426) in view of Emerson et al (US Patent 6,664,969), hereinafter, Emerson.

As per claims 1, 4, 6, 11, and 14 Hester teaches a plurality of computers (see for example column 2 lines 40- 45); a remote management controller (see for example column 3 lines 60- 65 for the palette management system and column 4 lines 60- 65 for the controlling applications) having an EGA shadow look up table and a VGA shadow look up table (see for example column 3 lines 50- 52 for the EGA, VGA, and SGA protocols, column 4 lines 1- 8, and figure 1- 3 with different display **protocols** having different palettes with one or more entries with each entry being identified by a **color index** value namely RGB), the remote management controller being adapted to snoop accesses (access and manipulate) to EGA and VGA color palettes of a video graphics controller(see for example column 4 lines 60- 65 for the controlling application performing application management on **remote computer 10** and figure 3), and to

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and a copy (manipulation) of information in the VGA color palette in the VGA shadow look up table, wherein information in the EGA shadow look up table and the VGA shadow look up table is used to communicate correct color information to the remote computer (see for example column 4 lines 45- 55 through communicating the changes and **manipulating** the system palette on he remote computer to make an exact **match**).

However, Hester does not teach a remote management controller <u>in a local</u> <u>computer</u>.

Emerson teaches a remote management controller in a local computer see for example column 11 lines 38 – 51 wherein the processor converts the native colors (local computer) and stores the video graphic block in the local RAM memory and in the abstract wherein the changes are transmitted to the remote console.

It would have been made obvious to one of ordinary skilled in the art at the time the invention was made to incorporate the teachings of Emerson into Hester so as to provide a local buffer as to periodically read to determine if the contents of the local buffer has changed and therefore communicate the changes to a remote computer so as to present same video and graphics for telecommunications and networking see for example column 2 lines 21- 64.

As per claims 2, 5, 12, and 15 Hester inherently teaches the remote management controller is adapted to snoop a bus coupled between a processor and the video graphics controller see for example figures 1- 3 and column 4 lines 59- 67 through column 5 lines 1- 9.

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As per claims 3, 7, 13, and 16 Hester inherently teaches the video graphics controller comprises a frame buffer, and wherein the remote management controller is adapted to read color palette index values (see for example column 5 lines 41- 57) of the frame buffer and use the color palette index values (index entries see for example column 4 lines 18- 30) to index the shadow look up tables to obtain the correct color values for pixels in the frame buffer see for example figures 1- 3 and column 4 lines 5- 10.

## Response to Arguments

Applicant's arguments with respect to claim 09/30/2004 have been considered but are most in view of the new ground(s) of rejection.

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### Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mike Rahmjoo whose telephone number is (703) 305-5658. The examiner can normally be reached on 6:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on (703) 308-6829. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4750.

Mike Rahmjoo

November 16, 2004

MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

Marche C. Balls